Case 1:07-cv-06971-DC Document 7 UNITED STATES DISTRICT COURT

SOUTHERN DISTRICT OF NEW YORK

In the Matter of MEMO ENI RBITRATION OF DISPUTES

LAUNDRY, DRY CLEANING WORKERS AND ALLIED INDUSTRIES HEALTH FUND, UNITE HERE! and LAUNDRY, DRY CLEANING WORKERS AND

ALLECTRICES TRIES RETIREMENT FUND, UNITE HERE!, Petitioners,

Respondent.

Filed 10/17/2

JUDGE CHIN'S CHAMBERS DEFAULT JUDGMENT

LJT 1 6 2007

07 Civ. 6971 (DC)

DOCUMEN

USDC SDN

ELECTRON CALLY FILED RINCETON LAUNDRY, INC.,

DOC #:

10/17/2007 DATE FILED:

aundly, Dry Cleaning Workers and Allied Industries Health Fund, UNITE HERE! and the Laundry, Dry Cleaning Workers and Allied Industries Retirement Fund, UNITE HERE! (hereinafter, the "Petitioners") having commenced the within proceeding on August 3, 2007 by filing a Petition to Confirm the Arbitration Award of Philip Ross, dated June 29, 2007 (hereinafter, the "Petition"), and Princeton Laundry, Inc. (hereinafter, the "Respondent") having been duly served on August 27, 2007 with a copy of the Petition and copies of papers in support of the Petition by personal service, and proof of such service having been filed with the Court on August 30, 2007, and Respondent having failed to appear, answer or otherwise move with respect to the Petition, and in light of the fact that the Court is being asked to confirm a default arbitration award, and in accordance with the Second Circuit opinion in D.H. Blair & Co., Inc. - v. -Gottdiener, 462 F.3d 95 (2d Cir. 2006), this Court has examined the record upon which the underlying arbitration award was based, and finds that the record supplied to the arbitrator is a sufficient basis for the award; it is

NOW, THEREFORE, upon application of the Petitioners and upon reading the annexed Affidavit of Mark Schwartz, Esq. duly sworn the 12th day of October 2007 and the Certificate of J. Michael McMahon, Clerk of Court, United States District Court for the Southern District of New York, noting the default of the above-named Respondent for failure to appear, answer or otherwise move with respect to the Petition, it is hereby,

ORDERED, ADJUDGED AND DECREED, that the Arbitration Award of Philip Ross, dated June 29, 2007, is confirmed; and it is further,

ORDERED, ADJUDGED AND DECREED, that Petitioners have Judgment against Respondent on the Award in the principal amount of \$155,426.80 together with interest from the date of the Award to the date hereof in the amount of \$9,030.13, and costs in the amount of \$350.00, for a total Judgment of \$164,806.93.

Dated:

New York, New York

THIS DOCUMENT WAS ENTERED ON THE DOCKET ON

Denny Chin

United States District Court Judge